UNITED STATES DISTRICT COURT

	DISTRICT OF	Nevada
Charles H. Rimlinger, Jr., et al.,		DEFAULT
Plaintiffs,		JUDGMENT IN A CIVIL CASE
V.		
Shenyang 245 Factory, et al.,		Case Number: 2:13-cv-02051-JAD-NJK
Defendants.		
☐ Jury Verdict. This action came before the Correndered its verdict.	urt for a trial by jury	. The issues have been tried and the jury has
■ Decision by Court. This action came to trial of decision has been rendered.	or hearing before the	Court. The issues have been tried or heard and a
Notice of Acceptance with Offer of Judgmen case.	t. A notice of accep	tance with offer of judgment has been filed in this
IT IS ORDERED AND ADJUDGED		
by their Complaint. The Court hereby declares that enforceable; (2) Shenyang has directly infringed, of	hen Yan regarding F at (1) the 273 Patent contributorily infringe	Plaintiffs' request for declaratory relief, as submitted was duly and legally issued and is valid and
IT IS FURTHER ORDERED that Plaintiffs' request for injunctive relief is DENIED.		
IT IS FURTHER ORDERED that Plaintiffs are awarded damages, attorney's fees, and costs in the amount of \$0.		
June 4, 2014	/s/ La	ance S. Wilson
Date	Clerk	
	/s/ A:	ri Caytuero

(By) Deputy Clerk